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**UNITED STATES DISTRICT COURT**

**NORTHERN DISTRICT OF CALIFORNIA**

MORRIS BICKLEY, MICHAEL D. )

PATTON, RAYMOND GREWE, and )

DENNIS VANHORN, individually and on )

behalf of themselves, all others similarly )

situated, and the general public, )

Plaintiffs, )

v. )

SCHNEIDER NATIONAL CARRIERS, )

INC., a Nevada corporation, and DOES 1 to )

10, inclusive, )

Defendants. )

**CASE NO. 3:08-cv-05806-JSW**

**CLASS ACTION (FRCP 23)**

**ORDER ON  
STIPULATION TO CONTINUE DATES**

Complaint Filed: 11/25/08  
Trial Date: June 6, 2011

**Additional Plaintiffs' Counsel**

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1 Plaintiffs MORRIS BICKLEY, MICHAEL D. PATTON, RAYMOND GREWE, and  
2 DENNIS VANHORN, individually, and on behalf of themselves, all others similarly situated, and  
3 the general public (collectively hereinafter "Plaintiffs") and Defendants SCHNEIDER  
4 NATIONAL CARRIERS, INC., a Nevada corporation (hereinafter "Defendants"), hereby  
5 stipulate and agree as follows:

6 **WHEREAS**, on November 25, 2008, Plaintiff MORRIS BICKLEY, on behalf of himself  
7 and all others similarly situated, filed this class action lawsuit in the United States District Court  
8 for the Northern District of California;

9 **WHEREAS**, on February 11, 2009, Plaintiff MICHAEL D. PATTON, on behalf of  
10 himself and all others similarly situated, filed a class action lawsuit in the United States District  
11 Court for the Central District of California, *Patton v. Schneider National, Inc., et. al.*, Case No.  
12 CV09-1010-MMM, which was premised on similar and, in many respects, identical issues;

13 **WHEREAS**, the parties stipulated to the transfer to the United States District Court for  
14 the Northern District of California of the *Patton* action and to agree to the consolidation of the  
15 *Patton* action with the *Bickley* action;

16 **WHEREAS**, on December 10, 2009, this Court signed a stipulated Order permitting  
17 Plaintiffs BICKLEY and PATTON to file a Consolidated First Amended Complaint, and pursuant  
18 to that Order, on January 12, 2010, Plaintiffs BICKLEY and PATTON filed their First Amended  
19 Consolidated Complaint;

20 **WHEREAS**, on January 21, 2010, the parties jointly moved to amend the scheduling  
21 order in light of the consolidation of the *Bickley* and *Patton* cases, and this Court granted the  
22 parties' joint motion through an Order entered on January 25, 2010;

23 **WHEREAS**, on May 21, 2010, Plaintiffs GREWE, KABEL, and VANHORN, on behalf  
24 of themselves and all others similarly situated, filed a class action lawsuit in the United States  
25 District Court for the Northern District of California, CV-10-2208-EDL, which was premised on  
26 some of the same or similar issues, as well as an Administrative Motion to Consider Whether the  
27 Cases Should be Related;

28 **WHEREAS**, on June 7, 2010, this Court issued an Order relating the *Bickley-Patton*

1 consolidated action, C 08-05806 JSW, to the *Grewe* action, C 10-02208 EDL;

2       **WHEREAS**, on June 14, 2010, Defendants filed a Motion to Dismiss, Stay, or  
3 Consolidate the *Grewe* case;

4       **WHEREAS**, on July 20, 2010, this Court ordered that the *Bickley-Patton* consolidated  
5 action, case no. C 08-05806 JS, be consolidated with the *Grewe* action, case no. C 10-02208 EDL  
6 for all purposes, and ordered that the parties meet and confer and submit a stipulation no later  
7 than September 3, 2010, regarding the pre-trial schedule and continuing deadlines;

8       **WHEREAS**, on September 9, 2010, this Court signed the parties' stipulation to continue  
9 dates for the pre-trial schedule;

10       **WHEREAS**, since the entry of the last stipulated dates, the parties have been  
11 continuously engaged engaged in discovery, preparing for class certification briefing, and overall  
12 continuously litigating the case, including the following:

13       a. Defendant's production of two "employee lists" - one for dedicated and intermodal  
14 drivers represented by the Marlin & Saltzman group and another for regional drivers represented  
15 by Hagens Berman - to the claims administrator, following which an agreed-upon Bel-Aire West  
16 notice was sent to drivers on both lists;

17       b. Plaintiffs' subsequently mailed pre-certification letters to those drivers on the  
18 "employee lists" who did not send an opt-out post-card pursuant to the agreed upon Belaire-West  
19 procedure;

20       c. The parties have engaged in extensive requests for and responses to written  
21 discovery including three sets of requests for production, three sets of interrogatories, and  
22 numerous productions of documents and electronic data, including the production of multiple  
23 documents and electronic data;

24       d. Two and a half weeks of depositions occurring in Greenbay, WI (defendant's  
25 corporate headquarters)- one week occurring the week of November 02, 2010, which included  
26 depositions of six (6) witnesses, and another week and a half round occurring the week of  
27 February 21, 2010, which included depositions of seven (7) witnesses.

28       e. Briefing on Plaintiffs' Motion to Quash thirteen (13) subpoenas issued by

1 Defendant to the four proposed representative Plaintiffs' employers, which has been submitted  
2 and still pending for ruling before Magistrate Judge James Larson;

3       **WHEREAS**, in addition to the above, on December 31, 2009, another putative class  
4 action was filed against Schneider National Carriers, Inc. in the Central District of California  
5 entitled *Beaudoin v. Schneider National Carriers, Inc.*, Case No. CV-10-004975.

6       **WHEREAS**, on October 13, 2010, the Plaintiff in the *Beaudoin* action filed a Motion  
7 of Plaintiff for Transfer of Action to the Northern District of California Pursuant to 28 U.S.C.  
8 §1407 for Coordinated or Consolidated Pretrial Proceedings;

9       **WHEREAS**, on November 8, 2010, the parties all jointly filed an Opposition to the  
10 *Beaudoin* Motion of Plaintiff for Transfer of Action to the Northern District of California  
11 Pursuant to 28 U.S.C. §1407 for Coordinated or Consolidated Pretrial Proceedings;

12       **WHEREAS**, on January 27, 2011, the parties attended oral argument regarding the  
13 *Beaudoin* motion to transfer before the United States Judicial Panel on Multi-District Litigation in  
14 New Orleans, LA;

15       **WHEREAS**, on February 4, 2011, the United States Judicial Panel issued an order  
16 denying transfer of the *Beaudoin* action to the Northern District;

17       **WHEREAS**, the *Beaudoin* matter has now been ordered stayed by Central District Court  
18 Judge King;

19       **WHEREAS**, the parties have worked diligently to resolve outstanding discovery issues  
20 in this case, though there remain certain outstanding discovery issues that may require Court  
21 intervention prior to completion of class discovery; which deadline is currently set for May 2,  
22 2011, and which require the parties to file discovery motions by March 28, 2011, to comply with  
23 the 35 days notice requirement;

24       **WHEREAS**, Plaintiffs plan to amend the complaint (namely, the class definition and to  
25 add a representative plaintiff), which motion hearing deadline is currently set for May 6, 2011,  
26 and which requires the Plaintiffs to file a motion to amend the complaint by April 1, 2011, but  
27 Plaintiffs cannot do so until an outstanding discovery issue is resolved, and Plaintiffs receive the  
28 necessary data from Defendant to examine for purposes of amending the class definition;

1       **WHEREAS**, Defendant anticipates taking the depositions of the proposed representative  
2 Plaintiffs, and has propounded Requests for Production of Documents to the Plaintiffs, which are  
3 outstanding, and not due until the end of April;

4       **WHEREAS**, while the parties have been working diligently to resolve all discovery  
5 issues, propel the litigation forward, and move toward briefing on class certification, the parties  
6 need additional time to resolve outstanding issues and complete all pre-certification discovery  
7 work-up, and have been working on a broader stipulation to continue certain pre-trial dates for  
8 presentation to this Court;

9       **WHEREAS**, the parties were unable to reach an agreement regarding an overall  
10 stipulation to continue pre-trial dates, and agree that both parties would be better served if a  
11 discussion could be had with the Court regarding pre-trial dates at the case management  
12 conference currently scheduled for April 1, 2011;

13       **WHEREAS**, the parties intend to set forth their respective positions regarding the existing  
14 pre-trial dates in a joint case management conference statement, and would like the opportunity to  
15 discuss with the Court their issues more extensively at the case management conference currently  
16 scheduled for April 1, 2011;

17       **WHEREAS**, in the meantime, the parties agree that an interim stipulation would serve  
18 the interests of both parties to relieve the parties from having to request ex-parte relief as to  
19 outstanding discovery issues prior to the case management conference scheduled for April 1,  
20 2011;

21       **WHEREAS**, given that Defendant Schneider is awaiting Plaintiffs' motion to further  
22 amend their class definitions and to add another class representative, Schneider has entered into  
23 this agreement and seeks to address scheduling issues further with the Court at the April 1, 2011  
24 Case Management Conference to ensure that Schneider has sufficient time to oppose the motion  
25 (if necessary), and to take and enforce (if necessary) adequate discovery on the new allegations  
26 prior to a certification motion, as well as related discovery issues;

27       **WHEREAS**, the parties agree that removing the existing date for class certification  
28 discovery cutoff - May 02, 2011, from calendar would better serve both parties' interests in

1 resolving discovery issues and propelling the litigation forward;

2       **WHEREAS**, given that Plaintiffs are awaiting further discovery responses prior to  
3 moving to amend the Consolidated Third Amended Complaint, the parties agree to move the  
4 existing date for final hearing on Motions to Amend the Pleadings by one week from May 6,  
5 2011, to May 13, 2011;

6       **NOW, THEREFORE**, the parties request the following dates be removed and/or  
7 continued:

- 8       1.       The existing date for class certification discovery cutoff - May 2, 2011, be  
9               removed from this Court's September 9, 2010, Order Stipulation to Continue  
10              Dates;
- 11       2.       The last day to hear motions to amend the pleadings be continued from May 6,  
12               2011, to May 13, 2011.

13  
14 DATED: March 22, 2011

**MARLIN & SALTZMAN  
THE CULLEN LAW FIRM  
LAW OFFICES OF PETER M. HART  
LAW OFFICES OF KENNETH H. YOON  
LAW OFFICE OF ERIC HONIG  
HAGENS BERMAN SOBOL SHAPIRO  
REHWALD GLASNER & CHALEFF**

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20 By: \_\_\_\_\_/s/\_\_\_\_\_  
Christina A. Humphrey, Esq.  
21 of Marlin & Saltzman  
Attorneys for Plaintiffs

22 DATED: March 22, 2011

**OGLETREE, DEAKINS, NASH, SMOAK  
& STEWART, P.C.**

23  
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25  
26 By: \_\_\_\_\_/s/\_\_\_\_\_  
Michael Nader, Esq.  
27 Attorneys for Defendants  
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**CERTIFICATE OF SERVICE**

I hereby certify that on March 22, 2011, I filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the email addresses registered, as denoted on the attached Electronic Mail Notice List. I hereby certify that I have mailed the foregoing document or paper via the United States Postal Service to the non-CM/ECF participants indicated on the attached Manual Notice List.

/S/ Christina A. Humphrey  
Christina A. Humphrey



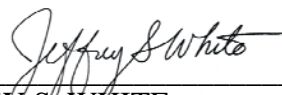
**ORDER**

Pursuant to the stipulation of the parties to continue dates, the Court ORDERS as follows:

1. The existing date for class certification discovery cutoff - May 2, 2011, is vacated and will be reset at the April 1, 2011 case management conference. The parties must propose a new cutoff date for class certification discovery in the joint case management conference statement;
2. The last day to hear motions to amend the pleadings be continued from May 6, 2011, to June 17, 2011.
3. Any further stipulations or motions to change time must be accompanied by a proposed order and declaration pursuant to Civil Local Rules 6-2 and 6-3.

**IT IS SO ORDERED.**

Dated March 25, 2011

  
\_\_\_\_\_  
JEFFREY S. WHITE  
UNITED STATES DISTRICT JUDGE